

Court of Appeals, State of Michigan

ORDER

Stacie Ann Shindorf v Wade Damon Shindorf

Docket No. 355695

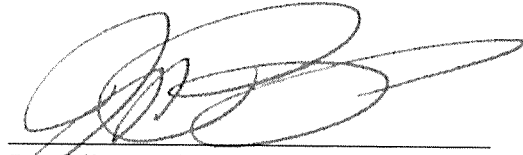
LC No. 17-057901-DM

Jane M. Beckering
Presiding Judge

Jane E. Markey

James Robert Redford
Judges

Pursuant to MCR 7.205(E)(2), in lieu of granting the application for leave to appeal, the bench ruling of the Allegan Circuit Court partially granting defendant's motion to modify child support is PEREMPTORILY REVERSED, and the November 17, 2020 order memorializing that ruling is VACATED. The trial court erred as a matter of law when it ordered a modification of defendant's child support obligation as a punishment for plaintiff's alleged failure to comply with the judge's orders. Plaintiff's alleged involvement in the estrangement of the parties' children from defendant and her purported failure to comply with the judge's orders are not circumstances that render the MCSF "unjust or inappropriate" under MCL 552.605(2). *Ewald v Ewald*, 292 Mich App 706, 718-719, 722; 810 NW2d 396 (2011). This order has immediate effect. MCR 7.215(F)(2). This Court does not retain jurisdiction.

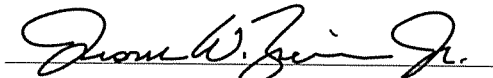


Presiding Judge

A true copy entered and certified by Jerome W. Zimmer Jr., Chief Clerk, on

March 26, 2021

Date



Chief Clerk